D. L. M'FARLAND, P. HOWLAND, JULIUS NICOLAL, G. A. CHAPMAN, AND JAMES BLAKE.

Monday in April. This will be the

Sth day of April. Consequently the 8th day of April will be the day coon skinning may be expected.

The District Convention.

Convention. For our own part, it is a perfect matter of indifference to us where it is held; and we are of indifference to us where it is held; and we are of the most astounding indifference to us where it is held; and we are opposed, then, sir, I think some of my friends will find themselves in a false position. But if we are opposed, then sir, I think some of my friends will find themselves in a false position. But if we are glad that our first suggestion has been so generally and insolent character, and cannot fail to call forth charge No. 2. responded to. Much the largest number of those the deepest indignation of every citizen of this Re- | The third charge is as follows: with whom we have communicated on the subject, public. The authorities of N. Brunswick, have alreaare disposed to have it held at Indianapolis, on the dy violated the spirit of the treaty in relation to the means unknown to newspaper fame. Regularly Ist day of May. We should be happy to have all navigation of St. Johns; and now we have the declar- each winter on his arrival at Indianapolis, the lointerested give us their opinion, as soon as possible, ation of Peel himself, that the important question of coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, are not feeble health would not be the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, are not feeble health would not be coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, are not feeble health would not be coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences sounding his praise, and the coloco organ there commences are not coloco organ the coloco organ the coloco organ there commences are not coloco organ the coloco orga and from the majority of such opinions, a day and the right of search, or visitation, which in effect, are have I always been found, exposing by every means have I always been found, exposing by every means have I always been found, exposing by every means have I always been found, exposing by every means have I always been found, exposing by every means have I always been found, exposing by every means have I always been found, exposing by every means have I always been found, exposing by every means have I always been found. place can be fixed on. It is none too soon to have one and the same, was not settled. What then until the close of the session. the preliminaries arranged, that no confusion may was settled ! Any thing more than that a large ensue among our friends in the different counties.

That Great Whiz Convention

Came off on Saturday last. Wonder if the proceedings will be published! Two Whigs, one Tyler man, (in a sash and epaulettes) three coonserva- Sir Robert's speech was received at Washington, torial nomination." tives, and five locos, make a great convention ! O on the 22d instant, and caused considerable feeling As to the first clause of the above paragraphyou !!! "Go if Tip! Come it Ty!"

probably be the candidate in the third district, judg- ican vessels." ing from the tone of the papers. A Convention is | The House then went into committee of the to be held in the latter district.

A Loud Call.

The Journal calls upon the Merchants, Lawyers and Doctors, to turn out and help organize the whig come it again."

Hon. James Whilcomb,

Our candidate for Governor, is throwing hot shot into the enemy's camp. He talked to the people of "good old Parke," a few days since, and yesterday he was to address the people of Tippecanoe. The effect is felt here already, although the campaign can hardly be said to be opened. As soon as the Courts are over, the people may expect to find Whitcomb and Bright tegether, and then look out for rattling among the dry bones of Whiggery.

Whig National Convention.

At a meeting of the Whig members of Congress at Washington, on the 25th ult., for the purpose of considering the propriety of holding a National Convention to nominate candidates to be supported by the Whig party at the next election of President and Vice President of the United States, Mr. Tallmadge, from the committee appointed at a previous meeting, reported a series of resolutions the substance of which was that the said convention be held in Baltimore on the 3d of May, 1844, and that it be composed of delegates from the respective States equal to the number of Senators and Representatives of each State in the Congress of the Total, \$12,273,075 40

Important Decision!

2d. That the decree should direct the sale of the result of whiggery. mortgaged premises without being first valued by three householders, and without requiring twothirds of the amount of the said valuation to be bid We learn from Mr. Berrien's report, as chairaccording to the law of Feb. 27, 1841.

That Baby.

Why has no inquiry been made about the dead whose orders or authority was the child placed where it now is-no fit burial place for a human being! Some curious things may be ascertained if crats and get the offices for themselves. every one whose business it is, will attend to their duty. This matter must not, and shall not rest, as it now is. If common people only were interested, we should probably see some fuss. Look out. We are after the matter.

Cumberland Road.

In the United States House of Representatives on Tuesday, Feb. 23d, the bill making appropriations for rivers, harbors, and for repairing and continuing the Cumberland Road through Ohio, Indiana and Illinois, was laid upon the table, by a passed resolutions against the repeal; that of Illivote of ayes 109, noes 87. This is a characteristic nois for the repeal or modification; and that of consummation of another of the Whig promises of Rhode Island, for a suspension of the act. 1840 :

The Cabinet.

Spencer's place in the War Department.

U. S. District Court.

This Court, Judge Huntington presiding, com-Bankrupt cases for this State amount to nearly 1200, the United States.

The Webster British Treaty.

of the principles for which Lord Aberdeen con- rors. been fixed for the Saturday succeeding the first late treaty with the United States, we have aban-enough, of course, to ensure a visitation of the slang whose good opinions I value and respect. doned no right of visitation. We did not understand of which newspapers. duce the Hon. Andrew Kenneny to be present to tented ourselves with leaving the fact to become on the question of engrossment, and in a minority I have not nor shall I do.

portion of the Territory of Maine should be trans-Mr. Webster with Lord Ashburton.

acclamation in the tenth district. We believe he in his opinion improper, whatever correspondence acclamation in the tenth district. We believe he will succeed. Hon. John W. Davis, we under-will succeed. Hon. John W. Davis, we under-british Government, respecting the President's con-bridge in this opinion improper, whatever correspondence worably of Mr. Henley last winter; to which we would be highly injurious to do so.

Now, sir, for my reason for moving a reconsideration may have been received by the bring religion into comparative disrepute. To the British Government, respecting the President's con-bridge in the morning proselytes of Miller, we would seriously commend I wish to show that any kind of assumption of stand, is the candidate in the sixth district. His struction of the late British treaty concluded at election will be certain. Hon. Thos. Smith will Washington, at it concerns the right to visit American bondholders have nothing to hope from this or any

> whole; and Mr. Cushing moved to take up the Bill to carry into effect the late treaty. THE MOTION WAS

Smuggling.

party. Wonder if they will attempt to gull the The Natchitoches Herald states that between the express our belief, that the people of his district fact, also, that the valuation law was to have no his followers. To the individual it can make no den, Dayton, Evans, Graham, Henderson, Huntpeople of Marion with promises of two dollars a day forks of Adams and Cypress Creeks, in Jefferson and and roast beef! Or promise them "good times!" Jasper counties, Texas, full freights of silk and These whigs are very fine young men : but the other goods have been seen wending their way to farmers and mechanics say, "gentlemen, you can't eastern Texas. These are probably intended for the United States, and it shows one of the effects of a high protective tariff tax. The President is sending his messages to Congress begging for more cular attention. So far as Mr. Henley is concern. Whilst thus reflecting, I at once decided to act, when that war.' 'Wherefore, there is nothing better money, and the Whigs still continue their endeavors ed, such unprincipled assaults as these, based as that several farmers, then present, were of opinion Go thy way; eat thy bread with joy, and drink thy tariff will make our government rich. Let us see doing him any ultimate injury even in the estima- their desire I should move a reconsideration; for to ways white, and whatsoever thy hand findeth to do, dent of the Ohio Statesman as follows: how the revenue is operated on by it.

> received at the New York Custom House from old bonds and new duties; also, in a separate column, the duties which actually accrued during the seve-

	ral month	s of the year	1842:
		Whole amount received.	Accruing Duties,
•	January	\$728,506 09	\$1,268,986 905
П	February	899,505 73	1,602 912 33 1st quarter.
ì	March	918,532 54	1,057,863 689
٠			
t.	April	1,020,991 26	
9	May	1,004,946 41	1,120,576 23 716,665 40 2d quarter.
9	June	884,560 55	1,185,250 68)
9			43,022,492 3
5	July	1.252,571 40	341,618 735
	August	1.598,436 52	719,616 53 \$ 3d quarter.
•	September	1,603,336 73	831,010 92)
ž			\$1,892,246 18
	October	1 078,898 57	602,178 095
t	November	671,646 92	602,178 09 311,050 09 4th quarter.
2	December	611,142 68	255,451 85)
wii i			The second property of the second party of the

\$10,013,181 42

The Bankrupt Law

man of the Judiciary Committee in the United

During the last and present sessions of	the Sen-
ite, there have been petitioners	
For a repeal of the act	5,240
Against such repeal	43,664
For a modification	1,758
For a modification or repeal	4,342
For a postponement	447
Description to the Part of the	100 1010

Resolutions have passed the Legislatures of Connecticut, Maine, Mississippi, Vermont, and Ohio, in favor of repeal. The Legislature of Delaware

More Trouble. We learn from the Paltimore Sun, that a joint Walter Forward, Secretary of the Treasury, has resolve has passed the Maine Legislature requesting sent in his resignation from that office to the Presi- the Governor to inform the United States Governdent. The resignation to take effect on the first ment that the British Colonial Government of New inst. It is said that Mr. Spencer will succeed For. Brunswick is attempting to collect moneys on bonds ward, and that James M. Porter of Pa. will take belonging to the disputed territory fund, which, by the terms of the late treaty, belong to Maine and Massachusetts, and to request the President of the United States to take the proper steps to secure the menced its session in this city yesterday. The tions of the agreement between Great Britain and

Thos. J. Henley.

ship, contain a speech in parliament by Sir Robert character, appeared in the Newcastle Courier some last week, having charged that the Bank had bought smoke house, connected with the Pork Establish-Peel, the premier, -in fact the head of the British | weeks ago, in relation to Mr. Henley. We should up Mr. WEST, we deem it but an act of simple ment of Messrs. Pugh & Alvord, Cincinnati. The Government. In this speech he asserts that one hardly have thought it worthy of our notice, how- justice to Mr. W. to give his remarks which called Enquirer says that the latter building was stored Statesman, under date of Feb. 25th, states that the of the principal points contended for by the govern- ever, had it not been copied by the Indiana Whig, a the fellow's pen into requisition. If any body could full with pork, lard, &c., was very large, fronting bill of the House, repealing the Bankrapt Law had ment-the Right of Search-has not been settled virulent little federal sheet printed in Clark county. expect aught but falsehood when "Philo" writes, fully a hundred feet on canal, and perhaps sixty feet passed the Senate. Thus is the last remaining act by the treaty, nor yielded by that government. As some consequence has thus been given to it, we they are not well acquainted with him. Without on Walnut, two stories high. South of the main of the extra Session, which was to do so much for These are his words ; - "We have not waived one shall be excused for pointing out a few of its er- further comment, then, we submit the remarks of building was a wide shed-roof addition, running the people, repealed by the whigs themselves! The

sident of the United States. He also says, it is my man has tried more. Nothing could be further from of "Bank Act, No. 2"): duty, in the face of the House of Commons, to de- the truth than such a charge. The contrary is Mr. President:

ferred to the British ! It would seem so : and such Mr. Henley is to be made a real, bona fide, no mistake great man, by being sent to Congress from his my approbation; yet in the third section I see too seems likely to be the result of the negotiations of district, which assurance no doubt relieves the much power is given, and I will not grant it to the soreness occasioned by his defeat for the Guberna- Bank.

> be found in the Indiana Journal, for every one to action; two-thirds being required to read the bill "After all, of what consequence is it to any indicond clause-we believe that Mr. Henley's name thus thrown upon myself; using thus the veto shall take place in this year, or any other, on never! Mr. Walker-I shall consider that as a test vote. has never before been mentioned by us, in connec power; the false position in which I was placing Every individual knows that to himself an event is They were laid on the table by the following tion with Congress. As the charge has thus been my party; the ill consequences of the non issue of approaching, and may happen at any moment, votepropagated, however, we will now take occasion to thrown upon them to excuse and explain: upon the tion as that which is predicted by Mr. Miller and Berrien, Choate, Clayton, Conrad, Crafts, Critten-

admit that he is faithful to the Constitution. The following table exhibits the total amounts to assure the democracy that he has done his duty. their wishes, at all times, it has been my duty to ed to all the living, there is hope."

State Historical Society.

multifarious duties of Editor, that we so readily yield self in bad company-an ultra Whig, and who has for it .- State Sentinel. our gratuitous services, as we do now, in asking been all winter in a state of hallucination. of money and mind in its behalf, we think it is just need defend me. If assailed by a few ultraists of my er year .- Northern Indianian. such an one as the Historical Society presents for a own party, I well know what course to take: prompt and liberal endowment of funds wherewithal " The blood of Douglass can protect itself." to meet those expenses which are incident to a vigorous and useful exercise of its peculiar offices. The Whig Senate of Maryland, (the House being officers and members of the society have been reluc- to the election of United States Senator, similar to of like character, has the following : dred and eighty dollars. This is in one city only. and should receive a hearty co-laboring from the nal of Commerce: case of Bronson against the Appraisement Law of blessings of such whig rule. The money for the now under consideration must necessarily discuss and pursue. And the small amount now asked as the House Loco. We infer from the above that there will be no choice for U. S. Senator by the preprempt action should be had in behalf of the Society next October. by every class of citizens. Fifty cents can be rea-States, the state of public sentiment, or rather, dily spared by almost every one as an annual subperhaps, of those interested, on the subject of the scription, even in these hard times, and when the totally use up and exfluentify the Democratic Adchild lately found! Where is the coroner! It is Bankrupt Law. By it we may learn how property urgency of the case, and its importance and general dress on the Tariff. This will be too cruel! We the National Convention, whoever he may be. has increased in value under Whig rule, as promised interest are considered, such a payment may well beg him to forbear by whig politicians, if they could turn out demo- be justified. We hope, then, that this new effort to give life and beneficial direction to an important institution, will not be suffered to pass away without some good results, especially for the mere want of sufficient means to publish its transactions, and to meet its moderate incidental expenses. In view of Political Beacon, and is succeeded by Messrs. John Yes, his friends do deny that he done so, and as ceremony at Philadelphia, on Wednesday, Feb. the whole matter, we would respectfully suggest to P. Dunn and Squire Watts, Esqrs. our brother Editors throughout the State, the propriety of their aiding the society, by taking notice of its re-organization, in their papers.

The Whig Address.

The Mishawaka Tocsin, the New Albany Dem-Whig Address most unmercifully. It was so weak, in disgust, and had almost forgotten its existence, own. until reminded of it by the cruel assaults mentioned. Poor thing! let it die in peace.

Wonder if it will embody the sentiment contain-

ed in his letter to the Laporte County Whig of "Will you allow me to tell you that this old and

withered hag, RELIEF, is a HUMBUG." That would be a fine motto, to place at the head of a speech in favor of relief, would it not ?

Mr. West and the Bank.

Mr. West, on Feb. 11, when the question of recon- back the whole depth, and this, too, was stowed great speculators having got clear of their debts, tended in 1841, whose despatch has remained un- The article charges, 1st, that Mr. Henley has sidering the vote, in relation to a bill of lard in kegs, pork, &c. The smoke house the law is no longer wanted by those who passed answered for 14 months." He says further, that labored to achieve greatness by "trying the virtue respecting the Bank, was up for discussion. (The stood back off and at the south west angle of this it. The writer sayshe is surprised at the claim now set up by the Pre- of a great number of schemes;" asserting that no bill will be found in another column, under the head immense pile-a two story brick building of consid- "Contrary to the general expectation, and to our

to ferrer out and expose all which may be vicious; besides a large number wounded. It is possible whip those who direct the Bank back into their that more may have been killed. ancient and true principles of banking, then I am there; always ready to aid. Both last session, in occurrences during the past year. It is also pecuing to do this winter," which is regularly kept up have I always been found, exposing by every means ments have been destroyed. The destruction of cal purposes, would be a palpable violation of the We see by a late number of this same paper that sively in favor of the Bank; nor shall I now vote pared with the loss of valuable lives. May such all power in the Federal Government, and a final for this bill, although, in some respects, it meets scenes seldom occur.

five Whigs-exactly enough to prevent legislative the Boston Courier :

Maryland Senator.

Crue!!

"O, it is glorious to have a giant's strength; But tyrannous to use it like a giant !! !!

Political Beacon.

Bank Items.

Storpen.-The Commercial Bank of New Orleans has stopped specie payments again. On the 21st ult. the bills of the bank were at a discount of

ocrat, and other papers, have riddled Mr. Defrees's Consolidated Bank, committed suicide in a grave preserved by the locofocos .- Northern Indianian. heroic communities of the fright Constitution. yard at New Orleans. He left a letter denying Nothing about it, except your instantation is puerile, and contradictory, that we threw it down that he was led to the act by any misconduct of his false.

COMMERCIAL BANK OF SCIOTO.-The Trustees of this institution have made dividends on its notes March. The Democratic cadidate for Governor, is Hull took the first one during the last war. We have not seen Bradley's Relief speech, and debts of 21 per cent., payable in specie at Portsmouth, Ohio.

> of the Surplus Revenue of that county has been Farmer, in reply to the Ohio State Journal, says: sunk by loans and investments in the Urbana Bank! Bot Smith wants to know what proof there is that The lowa House of Representatives has passed a bill, by the proposition to assume the debts of the States by

Bank.

Fire and Loss of Life.

The English papers brought by the last steam- An article, of extremely illiberal and abusive A scurrilous fellow, whom we incidentally noticed On Saturday, the 25th ult, a fire broke out in the ways opening from the one into the other.

try friends, the day to hold a county convention has plea we adhere at this moment. In signing the is all he has had some influence and windows of this latter were also shut, doubtless ments of the Judiciary were severally rejected, Why is all this abuse poured out upon me ! Why volumes of thick, black smoke poured out of every including banks under certain restrictions were refrom the United States that they entered into that treaty with any engagement from us to abandon by winter mounts and rides to death some three that it could find in the walls, windows and which it passed the House, viz: repealing the law, treaty with any engagement from us to abandon the right of visitation. We did not accept the defixed on : and we hope to see a goodly number of tachment of a naval force to the Coast of Africa as goguism. It takes a Whig editor to be guilty of the Senator from Clark—the "fidus Achates," of ed to the last degree, of course increased. At menced in bankruptcy at the passage of this act or delegates from each township in attendance. The an equivalent for any right which we claimed. We publishing an assertion so barefaced as this. Mr. the Democracy in the Senate chamber! Why not length the roof of the large house was, for a single repeal passed by a vote of 32 to 13, as followscounty convention will be held at the Court House have not abandoned our claims to that right of visiin Indianapolis, at an early hour; and we are au-tation in the slightest degree, nor did it ever make the lightest degree, nor did it ever make the light nine first light nine first light nine first light nine. Craffs, Cristenden, Cuthbert, in Indianapolis, at an early hour; and we are autation in the slightest degree, nor did it ever make the interest of the segentlemen, no one will last session. He voted against the two thirds the session. He political integrity of these gentlemen, no one will last session. He political integrity of these gentlemen, no one will doubt yet; they are not only found voting the session. He political integrity of these gentlemen, no one will last session. He political integrity of these gentlemen, no one will doubt yet; they are not only found voting the session one will doubt yet; they are not only found voting the session one will doubt yet; they are not only found voting the session of the slightest degree, nor did it ever make the session. He political integrity of these gentlemen, no one will doubt yet; they are not only found voting the session of the session. He political integrity of these gentlemen, no one will doubt yet; they are not only found voting the session of the session give us an account of the doings of the late known by a declaration in this House; but since the of 28 on the final passage of the devoted build. He opposed Sir, this is a bill which came up from the House, Wilcox, Williams, Woodsession of Congress. Come one, come all! A appearance of the President's message, we have that bill as we understood him, because he feared It was introduced there by Gov. Brown, and sustaken an opportunity of intimating to the United States the construction we place on the treaty."

It is operations would prevent the liquidation of the Democratic party; and I am surprised that an attempt is made here to make it merely a little operations would prevent the liquidation of the Democratic party; and I am surprised that an attempt is made here to make it merely a liquidation of the liquidation o This is Sir Robert Peel's language in the House of which he considered a great evil. He endeavored political question by some, without any reference roof, with a concussion that fairly shook the ground, The Whigs who voted in the affirmative are dis-Since our last, we have received a large number Commons, and it was saluted with cheers from both to avoid that evil in the law of last session, and so to the intrinsic merits of the bill itself. In fragments through the air. The walls were tinguished by italies-every democrat present votof communications on the subject of the place and sides of the House. And he particularly says that to regulate its provisions that it would be for the repealer. It is gone—the jeg is up. The time of holding the Fifth Congressional District he wishes France to take notice that they have giv- interest of both debtors and creditors to settle ac- to a Banks-the Land Distribution-the Bankrupt

Sensible!

In the main, the practical effects of the bill, in persons who appeared to believe or countenance ple of the States be lawfully required by Congress my opinion, will be beneficial; that is, if the Bank carries into effect, in good faith, its promise, and merchants! lawyers!! doctors!! where were in the House of Representatives. Mr. Ingersoll we believe that this is the first of June, one million the world. We have heard also, that the doctrine imposed by them for such purposes be collected promptly offered the following resolution which was used our pen expressly for the praise or defeace of of dollars. If so, before this sum returns to the has been preached in the country, to some extent. to restore the supremacy of the Constitution by the Mr. Henley. Puffing of individuals we be lieve is vaults of the Bank, many millions of debts will have This is a matter to be regretted, particularly by entire repeal of the act of assumption. Congressional Candidates.

We solved, That the President of the U. States because delusions of the Boundary of the State o character have a strong tendency ultimately to and that it would be highly injurious to do so.

be found in the "locofoco organ." As to the se- again to-day. Reflecting upon the responsibility vidual whether the conflagration of the elements he moved to lay them on the table. one million being, during the coming contest, which will place him in precisely the same situa- Aves-Messrs. Archer, Barrow, Bates, Bavard, could not find a better man than Mr. Henley to re- effect after the first of June, upon all new contracts difference, whether he shall end his life and all the ington, Kerr, Mangum, Merrick, Miller, Morehead, present them in Congress. He is honest, he is ca. with the Bank alone; that if we did not pass this pursuits to which his life has been devoted, singly Phelps, Smith of Indiana, Sprague, Tallmadge, pable in every respect; and honorable whigs will bill, the Bank would not discount, because under and alone, or in company with the millions of his Woodbridge-25. vulgarity and baseness-but is not worthy of parti. they were left by the bill free to act; to borrow or not. it must to each and all. 'There is no discharge in 18. informed by one of the representatives of my county than that a man should rejoice in his own works. tion of whigs; while their immediate effect will be the farmers of Marion I owe my seat here; and do it with all thy might. For to him, that is join-

If, in addition, any further reason is required, let Mr. Henley addressed the House at some length me say to the Senator from Knox, that, when asso- in opposition to the bill and warned gentlemen who

members." Unfortunately that is not the case.

Richmond Palladium. James Whitcomb is in favor of any good Democrat who may be nominated for the Presidency by

This is what the "locos" say to that, Is it true that James Whitcomb, circulated the notorious coffin handbills against the old hero.

Gen. Jackson, in 1828! Dare his friends deny Col. Hutchen has retired from the conduct of the be done so !- Richmond Palladoum. sert also that the insinuation that he did, is false, ruary 15th.

petition to re charter the United States Bank !

Fund Commissioners of Champaign county, says

a unanimous vote, to close the concerns of the Miners' the General Government, is a were measure. Why, provision should exist in the constitution of every Bot, because it originated with the BRITISH !

The Bankrupt Law Repealed!

The Last Link broken-Not a wreck of the "Extra Session" remains!

The Washington correspondent of the Ohio

erable size. The buildings were connected by door- idea that the whigs, by gerrymandering, bamboozling and log rolling, would stave off the responsibilclare that the claim to the right of visitation has true. Mr. Henley has been conspicuous as a pow- It has long since been my intention to take no The fire was in the smoke house, burning inter-Marion County Convention.

Marion County Convention.

At the suggestion of a large number of our county friends, the day to hold a county convention.

The fire was in the smoke nouse, burning internal Improvement and other of anything of a personal nature, which falls from the Senator from Knox; but I find that what enings into the main buildings. The outside doors the unbroken front of the democrats. The amendance of the large number of our county friends, the day to hold a county convention has had some influence. with the view of smothering the fire. Immense amendments by Messrs. Walker and Tappan, for consciousness of their danger rushed upon those who . Moorehead, Phelps, Rives, Sevier, Sprague, Stur-

Law, are gone, all gone; and in a short week the

"And like the baseless fabric of a vision, Leave not a rack behind."

whig Congress itself will be gone-dissolving-

In the Senate, on the 22d ult., Mr. Walker's resolutions first came in order. They read thus-

Resolved. That the assumption of the debts of in my power, all that is vicious in our banking sys- property in this instance, is, however, nothing com- Constitution of the United States, a consolidation of

Resolved, That Congress, having no power to assumesuch debts, any act attempting such assump-Within a week or two we have met with several not be obligatory upon the States nor could the peo-

the present law, she cannot collect; her capital fellow mortals. We cannot perceive that there is Noes-Messrs, Allen, Bagby, Benton, Buchanan, now of no use to the country; that the bill, in the need of any more especial preparation for the day of Calhoun, Cuthbert, Fulton, King, Linn, M'Ro-The rest of the article is but a repetition of the main, was a concession to the mercantile class, and one's death, because it may come to all others at the berts, Smith of Connecticut, Sturgeon, Tappan, abuse already noticed-tinged with rather more we were not to be their guardians for future time; same time, than if it happen to him alone. Come Walker, Williams, Woodbury, Wright, Young-

A Coon Fight

A fight took place at Washington on the evening to humbug the people, by asserting that a high they are upon a false foundation, will be far from that it was wine with a merry heart. Let thy garments be al. of Feb. 23d, which is described by the correspon-

A most unfortunate ca ualty happened the Hon. Mr. Sprigg, of Kentucky, last night, in a coffeehouse fight with a man, who drives a meal cart during the day, and the business of drinking brandy It is not often in the course of our exercising the ciated with him as one of the fourteen, I found my- wished to come back here next year not to vote punches with such friends as he may pick up during the night, whose name we understand is George Grudge. Last winter, pretty late one night, while That tells the story ! "Come back next year !" Mr. Sprigg was walking down the Avenue, he public attention to the notice published in this paper As to the two gentlemen of the Whig party who This consideration governs more than one half the found this Grudge in the gutter in a glorious state by the Treasurer of the above named Society. If have complimented me on this occasion, it is unexmembers exclusively; for this all kinds of tricks, of entinesiasm, so intense that he was almost speecby the Treasurer of the above named Society. If pected. They may be sincere, yet I have no thanks any measure of public concern can demand the aid to offer. No one from the ranks of the Whig party Legislature should not meet oftener than every other. of his own clothes, his breakfast, and started him It would be well for the people if "this consider- on his way rejoicing. Frequently after, the benefiation" were the worst that governed "half the clary Grudge and Spriggs met together at the altar of linechus, and joil fied over their cups after the ancient style of old Kentuck. At the opening of For the want of necessary means hitherto, the old democratic have been playing a game, in relation The Newcastle Courier, among other assertions ed, and kept up under the most friendly relations until last evening. At about 10 o'clock last night, tantly obliged to abandon the prosecution of its ob- that which our Whig Senate played last winter- "Mr. Whitcomb who not only thought favorably as of yore, Mr. Sprigg and Mr. Grudge were rejurijects, and particularly has this been the case since the procrastinating, with the intention, apparently, of of the System, but VOTED FOR and Mane nuting at "the Metropolis" Coffee House, when in irretrievable loss which the Society met in the death ultimately refusing to go into convention-knowing speeches in favor of the mammoth bill in all its the course of the conversation, Sprigg considering resentatives of each State in the Congress of the United States. Now this is all useless. The coons Thus it will be seen that at the port of New HAM, Esq. In his newly-appointed successor, the regard these whig politicians have for the requireare bound to be skinned in 1844; and they may as York alone, the revenue has decreased, under the Hon. John Law, of Vincennes, we are confident ments of the Constitution, when under the influ. to be grossly untrue. Such recklessness sufficients Grudge remarked, "Sprigg, you're getting G-d well get ready to bear it with as little trouble as tariff tax, in one short year, no less than two mil- that the interests of the Society, and of historic truth ence of party excitement. The latest news on this ly evinces the desperation to which the Whig man- d-d proud, all at once, G-d d-m you." Sprigg tions, seven hundred and sixty-one thousand, six hun- will be greatly subserved; and to this end he needs subject, is the following paragraph from the Jour- agers are reduced. Nothing could more plainly in replied to Grudge that he would allow no man to curse him, and doffing his coat, he floored Mr. dicate their own sense of the certainty of the doom Grudge without further ceremony, and would pro-The U. S. Supreme Court has decided, in the The people must make their own comments on the citizens of the State. Labor may be performed by The House of Representatives having passed a that awaits them at the ballot boxes in August. bably have beaten him soundly, had not the by-Illinois, that said law is unconstitutional! We have time only to append the opinion of the Chief Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is as follows:

Why don't some friend of Mr. Whitcomb, the local substantial evidence of the Justice, which is a substantial evidence 1st. That the decree in this case should direct the premises to be sold at public auction to the highest bidder, without regard to the laws of the State, of 19th February, 1841, which gives the vight.

State of 19th February, 1841, which gives the vight. State, of 19th February, 1841, which gives the right nothing but heavy direct taxation, and that collected citizens will consider for a moment the highly val-Sprigg's ear coming into contact with Grudge's and to the judgment creditor for fifteen months. by means of a hireling standing army, will be the uable objects which such an association as the one what we trust will prove, the interest and benefit objection! Do you believe that all Harrison men bitten off. (an underkeel the size of a cent, we understand.) After which the fight ceased, and Grudge escaped. Dr. Sewell was called in, and dressedthe It is said that James Whitcomb, the loco candi. Honorable gentleman's ear to the best advantage; a fee for membership, is another good reason why sent Legislature will be chosen date for Governor, is in favor of Calhoun for the but Sprigg is marked as they mark a horse thief, Presidency. What will our locos say to that !- and will carry the mark to his grave. He, of course, has not appeared in his sout to day.

Sensible to the Last.

The editor of the Vincennes Gazette says: We are sorry to be under the vecessity of contradicting the report that the small pox is in Vincennes. at Col. Clark's hotel.

He must love Col. Clark well.

(C) Commodore Hunn was hered with imposing

(We wish by the way, if the Whig editors must At Buston, 69 minute guns (one for each year of tic, that they would, if possible, do so grammitte the Commodore's life were fired, and the flags of the shipping were displayed at half-mast during the Ony-What about James Whitcomb's signing a the same city, for the purpose of erecting a monu-On the 15th, Hugh Lavergne, President of the Who trew dat brik bat! Consistency is always ment at Mount Auburn cometery, in memory of this

> Gross Evolus.-It is said that Com. Hull was the first man in any nation who took an English New Hampsuire.-The annual election in New frigate in fair and single fight. It is not so, how-Hampshire, takes place on the second Tuesday in ever. To Paul Jones belongs that honor. Com-

candidate, John White, the Whig candidate, a Mr. STATE DERTS,-In the Massachusetts Senate, By a published statement of the federal board of Cooley, and the abolition candidate, a Mr. Holt. Mr. Wright has reported an amendment of the the Ohio Patriot, it appears that the whole amount Good Hir, BECAUSE TRUE .- The Holmes County of invasion, the State shall not borrow more than Constitution, so as to provide that except in case \$500,000 on the credit of the State, without first submitting the question to the people. Such a